DECLARATION FOR UTILITY OR			Docket No.:	61610065AA	
DESIG	N PATENT AP	PLICATION	First Named Inventor:	Michael Redecker, et al.	
AND	POWER OF A	<b>TORNEY</b>	Comp	lete if known	
( <del></del> )			Application No:	Unassigned	
⊠ Dec	claration -or- L	Declaration	Application Filing Date:	Concurrently	
	Submitted with initial	submitted after laitial	Group Art Unit:	Unassigned	
	filing	filing	Examiner Name:	Unassigned	
l believe La joint invent	am the original, firs	et and sole inventor s are listed below)		my name, oclow) or an original, first and the is claimed and for which a	
SU	BSTRATE AND		CTROLUMINESCENCE BSTRATE	DEVICE USING THE	
The specific	cation of which:				
(check	☑ is attached				
one)	I Iwas filed or	<del>-</del>	İ	1	
		lication Serial No.			
	and wa	s amended on	·		
		(if applicable)		· ·	
A	CKNOWLEDGI	MENT OF REVI	EW OF PAPERS AND DU	TY OF CANDOR	
			stand the contents of the all Invent referred to above.	pove-identified specification,	
	ledge the duty to rederal Regulations		on, which is material to pat	tentability as defined in 37,	
(a) A pater offective and eva filing at Tradens be mate	patent examination luates the teachings ad prosecution of a ark Office, which in rial to patentability	is affected with a p occurs when, at the of all information patent application cludes a duty to disc as defined in this se	time an application is being a material to patentability. Each has a duty of candor and go close to the Office all informatication. The duty to disclose in	rest is best served, and the most examined, the Office is aware of a individual associated with the od fath toward the Patent and tion known to that individual to formation exists with respect to the application becomes	

(b) Under this section, information is material to patentability when it is not cumulated to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other

abandoned.

McGUIREWOODS

## PRIORITY CLAIMS

## Foreign and Provisional Applications

I hereby claim foreign p 365(b) of any foreign a international application listed below and have als inventor's certificate, or application on which pri Code § 119(e) of any Un Prior Application Number(s)	pplication(s) for which designated so identified belo of any PCT int ority is claimed.	patent or in i at least one o w, by checkin emational app I hereby also	ventor's country of use the box clication claim the tion(s) lis	certificate ther than to c, any fore having a ! e benefit i	or the United States of the Un	365 (a) of ted States of plication for late before litle 35, Ur Certif	f any PCT of America, or patent or that of the			
102 36 404.4	Germany	August 2, 2002			Ø					
10-2003-0015598	Korea March 13, 200					Ø				
Additional foreign, PCT and/or provisional application numbers are listed on a supplemental priority sheet attached hereto.										
	U.S	and PCT A	pplication	ns						
I hereby claim the benefit under Title 35, United States Code § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code § 112, I acknowledge the fluty to disclose information which is material to patentability as defined in Title 37, Code of the Federal Regulations § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application.										
U.S. Parent Application Number	PCT Pa Numl			ent Filing I		N	nt Patent umber oplicable)			
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Additional U.S. and/or PCT international application numbers are listed on a supplemental priority sheet attached hereto.										
information, a prima facle ca takes in: (i) opposing an arg patentability,	se of unpatentabil gument of unpate	ity; or (2) it re	futes, or l	s inconsiste	ent will	1, a position asserting an	the applicant			

## POWER OF ATTORNEY

As a named inventor, I hereby appoint the following individuals as attorneys and/dr agents to prosecute this application and transact all business in the Patent and Trademark Office in donnection therewith.

S. Luke Anderson, Reg. No. 44,507 Andrew M. Calderon, Reg. No. 38,093 Scott A. Felder, Reg. No. 47,558 Charles J. Gross, Reg. No. 52,972 Scott J. Hawranek, Reg. No. 52,411 Maryam M. Ipakchi, Reg. No. 51,835 Philip D. Lane, Reg. No. 41,140 Richard S. Meyer, Reg. No. 32,541 Hae-Chan Park, Reg. No. 50,114 Mark J. Young, Reg. No. 19,436

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## DECLARATION

I hereby declare that all statements made herein of my dwn knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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